DISPOSITION: March 24, 1950. Default decrees of forfeiture. The court ordered that the tablets and nine of the vending machines be destroyed and that the remaining three vending machines be delivered to the Food and Drug Administration.

3097. Misbranding of Acme Electric Machine. U. S. v. 1 Device, etc. (F. D. C. No. 28742. Sample No. 61231-K.)

LIBEL FILED: March 8, 1950, Southern District of Illinois.

ALLEGED SHIPMENT: On or about February 9, 1948, by the T. O. Thomas Novelty Co., from Paducah, Ky.

PRODUCT: I Acme Electric Machine at Raymond, Ill., together with an accompanying circular entitled "The Acme Electric Machine."

The device consisted of a variable induction coil operated by a dry cell. Electrical energy was transmitted to the body through two handles, one of which could be turned to regulate the intensity of the current.

NATURE OF CHARGE: Misbranding, Section 502 (a), the following statements on the label of the device and in the circular were false and misleading since the device was not capable of accomplishing the purposes or results stated and implied: (Device) "Electricity * * * Increases the Circulation: Purifies the Blood Improves the Health" and (circular) "Vibration is the Law of Life It is perhaps needless to state that the Medical profession has placed its sanction on the employment of Electric and Vibratory treatments for a multitude of ailments. It is also generally acknowledged that the majority of people will be benefited by such treatments."

DISPOSITION: April 5, 1950. Default decree of condemnation. The court ordered that the device be delivered to the Food and Drug Administration.

3098. Misbranding of Hollywood Silhouette Suits. U. S. v. 47 Suits * * *.

(F. D. C. No. 28645. Sample No. 49667-K.)

LIBEL FILED: January 16, 1950, District of Colorado.

ALLEGED SHIPMENT: On or about October 11, 1949, by the Lucky Mfg. Co., from Los Angeles, Calif.

PRODUCT: 47 Hollywood Silhouette Suits at Denver, Colo. Examination showed that the suit was a coverall made of plastic. It was directed to be worn over a play suit, swim suit, or in the nude to produce sweating.

LABEL, IN PART: "Hollywood Silhouette Suit Portable Steam Bath."

NATURE OF CHARGE: Misbranding, Section 502 (a), the label statements "Look Better * * * Feel Younger * * * A Pleasant Easy Way to Lose Extra Pounds Quick" were false and misleading since the device was not effective to accomplish the results recommended since sweating will not bring about a reduction of weight and result in the user looking better and feeling younger.

Disposition: April 4, 1950. The Lucky Mfg. Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for relabeling, under the supervision of the Federal Security Agency.

DRUGS FOR VETERINARY USE

3099. Misbranding of Dr. Jespersen's Fowlton Concentrate, Dr. Jespersen's D. R. D. Concentrate, Dr. Jespersen's Flushem, and Dr. Jespersen's Gets-em Poultry Wormer. U. S. v. Dr. Aage P. Jespersen (Dr. Jesper-